Court of Appeals, State of Michigan

ORDER

Michigan AFSCME Council 25 v County of Wayne

Helene N. White Presiding Judge

Docket No. 278936

Brian K. Zahra

LC No.

07-710478 CL

Karen M. Fort Hood Judges

The motion for immediate consideration is GRANTED.

The Court orders that the application for leave to appeal is DENIED for failure to persuade the Court of the need for immediate appellate review.

The motion for stay and the motion to dissolve the preliminary injunction are DENIED.

Judge Zahra would vacate the preliminary injunction on the basis that plaintiffs failed to establish an irreparable injury that was not compensable with money damages and was also certain and great, not merely speculative or theoretical. *Thermatool Corp v Borzym*, 227 Mich App 366, 376; 570 NW2d 334 (1998).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

AUG 2 7 2007

Date

Leidra Schultz Mungl
Chief Clerk